MICHAEL M. EDWARDS, ESQ. Nevada Bar No. 6281 DEREK R. NOACK, ESQ. Nevada Bar No. 15074 3 MESSNER REEVES LLP 8945 West Russell Road, Suite 300 Las Vegas, Nevada 89148 Telephone: (702) 363-5100 Facsimile: (702) 363-5101 E-Mail: medwards@messner.com E-Mail: dnoack@messner.com 6 Attorneys for Defendant, Nye County 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 Case No.: 2:22-cy-00398-RFB-EJY CHELSEA ROBERTS, individually, and as heir of deceased G.E.D.; CHELSEA ROBERTS as the 11 parent and legal guardian on behalf of G.E.D., deceased minor child; CHELSEA ROBERTS, as STIPULATION AND ORDER TO the parent and legal guardian of J.E.D., a minor, EXTEND THE DEADLINE FOR and as heir of MICHAEL **DEFENDANT NYE COUNTY TO FILE** individually 13 DURMEIER, THEIR REPLY TO PLAINTIFFS' **OPPOSITION TO NYE COUNTY'S** Plaintiff, MOTION TO DISMISS FOR FAILURE 14 **TO STATE A CLAIM (ECF NO. 28)** VS. 15 NYE COUNTY SHERIFF'S OFFICE. subdivision of the STATE OF 16 NEVADA: DEPARTMENT OF **PUBLIC** SAFETY. 17 DIVISION OF NEVADA HIGHWAY PATROL, a political subdivision of the STATE OF 18 NEVADA: BUREAU OF MANAGEMENT, a political subdivision of the 19 STATE OF NEVADA; NYE COUNTY DEPUTY BREANNA NELSON; **BUREAU** 20 LANDMANAGEMENT OFFICER GALLAGHER; NYE COUNTY LIEUTENANT 21 ALAN W. SCHRIMPF; NYE COUNTY **DETECTIVE** GENTRY; **BROOKE** 22 COUNTY DEPUTY MICHAEL MOKESKI; NYE COUNTY TRAINEE ISAAC CHAMPLIN; 23 NYE COUNTY DETECTIVE DANIEL FISCHER: NEVADA HIGHWAY PATROL TROOPER LUKE STANG; NYE COUNTY, a County of State of Nevada; DOE OFFICERS, 25 AGENTS, or the like I through X, inclusive; and ROE CORPORATIONS I through X, inclusive, 26 **POLITICAL** ROE **AGENCIES** OR SUBDIVISIONS I-X, 27 Defendants. 28

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1	IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs, CHELSEA		
2	ROBERTS, et al., and Defendant, NYE COUNTY, through their undersigned attorneys of record,		
3	and representation having been made, hereby submit this Stipulation and Order to Extend the		
4	Deadline for Nye County to file there Reply to Plaintiffs' Opposition to Nye County's Motion to		
5	Dismiss for Failure to State a Claim (ECF No. 28).		
6	I. PROCDEURAL HISTORY		
7	1. On March 25, 2022, Nye County file	ed their Motion to Dismiss for Failure to State a	
8	Claim. (ECF No. 15)		
9	2. On April 22, 2022, Plaintiffs filed the	ir Opposition to Nye County's Motion to Dismiss	
10	for Failure to State a Claim. (ECF No	o. 30)	
11	, i	oposition is currently due on April 29, 2022.	
12		and Plaintiffs do not oppose, a one (1) week	
13	extension to file their Reply brief.		
14	11		
15	Based upon the above, the parties hereby	STIPULATE TO THE FOLLOWING:	
16		position to Motion to Dismiss would be extended	
17	from April 29, 2022 to May 6, 2022.	position to World to Dishinss would be extended	
18	IT IS SO STIPULATED.		
19	II IS SO STILULATED.		
20	DATED this 28th day of April 2022.	DATED this 28th day of April 2022.	
21	MESSNER REEVES LLP	THE702FIRM	
22	/s/ Michael M. Edwards	/s/ Zachary W. Livingston	
23	Michael M. Edwards, Esq.	Michael C. Kane, Esq.	
24	Nevada Bar No. 6281 Derek R. Noack, Esq.	Nevada Bar No. 10096 Bradley J. Myers, Esq.	
25	Nevada Bar No. 15074 8945 West Russell Road, Suite 300	Nevada Bar No. 8857 Zachary W. Livingston, Esq.	
26	Las Vegas, Nevada 89148 Attorneys for Defendant	Nevada Bar No. 15954 400 South 7 th Street, #400	
27	Nye County	Las Vegas, NV 89101 Attorneys for Plaintiffs	
28			
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Roberts, et v. Nye County, et al Stipulation and Order to Extend Deadline To File Reply to Plaintiff' Opposition Case No.: 2:22-cv-00398-RFB-EJY **ORDER** IT IS SO ORDERED this day of April, 2022 that Nye County's Reply to Plaintiffs' Opposition to Motion to Dismiss is extended from April 29, 2022 to May 6, 2022. BOULWARE, II RICHARD **United States District Court** DATED this 1st day of May, 2022. - 3 -{06317976 / 1}

1	CERTIFICATE OF SERVICE	
2	I certify that I am an employee of Messner Reeves LLP, and that on April 28, 2022, I served a true	
3	and correct copy of the foregoing STIPULATION AND ORDER TO EXTEND THE DEADLINE FOR DEFENDANT NYE COUNTY TO FILE THEIR REPLY TO	
4	PLAINTIFFS' OPPOSITION TO NYE COUNTY'S MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM (ECF NO. 28)	
5		
6	to all parties on file:	
7	Michael C. Kane, Esq. Bradley J. Myers, Esq. THE702FIRM Brian R. Hardy, Esq. Marquis Aurbach, Chtd.	
8	400 South 7 th Street, #400	
9	bhardy@maclaw.com	
10	Breanna Nelson;	
11	Greyson M. Goody, Esq. Alan W. Schrimpf; The Simon Law Group Brooke Gentry;	
12	34 Hermosa Avenue Michael Mokeski; Hermosa Beach CA 90254	
13	Isaac Champlin; and Attorneys for Plaintiffs Daniel Fischer;	
14	Aaron D. Ford	
15	Attorney General Jared M. Frost	
16	Senior Deputy Attorney General	
17	Office of the Attorney General 555 E. Washington Ave., Ste. 3900	
18	Las Vegas, NV 89101 E-Mail: jfrost@ag.nv.gov	
19	Attorneys for Defendants	
20	Nevada Highway Patrol and Nevada Highway Patrol Trooper Luke	
21	Stang	
22	[] Hand Delivery [] FACSIMILE TRANSMISSION	
23	U.S. MAIL, POSTAGE PREPAID [Y] CM/ECE F. Filing Sorving System	
24	[X] CM/ECF E-Filing Service System [] Electronic Mail	
25	I declare under penalty of perjury under the laws of the States of Nevada that the foregoing	
26	is true and correct.	
27	/s/ Laurie Moreno An employee of MESSNER REEVES, LLP	
28	The employee of Missister (Els., Els.)	
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